UNITED STATES BANKRUPTCY NORTHERN 1	Atlanta. Georgia M. Regina Thomas, Clerk  JUL 16 2021		
CASSANDRA JOHNSON-LANDRY DEBTOR	)	BRC 18-55697	LRC

SUBMISSION: AMENDED OBJECTION #2 TO CLAIM NUMBER 3 VALERI BURNOUGH SUITE NUMBERS FOR LEGAL COUNSEL

CASSANDRA JOHNSON-LANDRY, DEBTOR SUBMITS EVIDENCE OF DIFFERENT SUITE NUMBERS FOR DECEASED CLAIMANT LEGAL COUNSEL. IT APPEARS THE SUITE NUMBER WAS DELIBERATE SABOTAGE IN ORDER TO JUSITY DEBTOR NOT SUBMITTING CERTIFICATE OF SERVICES TO CORRECT ADDRESS THEREFORE NOT PERFECTING SERVICE ACCORDINGLY.

DEBTOR SUBMITTED CERTIFICATE OF SERVICE TO DECEASED LEGAL COUNSEL CHARLES BRIDGERS AND MICHAEL CALDWELL AT 101 MARIETTA STREET NW. SUITE 2650, ATLANTA, GA 30303 ON July 14th, 2021.DEBTOR CROSS REFERENCED ADDRESS WITH ADDRESS SUBMITTED ON DOC 402 DATE 6/30/2021 WHICH LISTS ADDRESS AS 101 MARIETTA STREET SUITE 2650, ATLANTA GA 30303. IT APPEARS LEGAL COUNSEL MODIFIED 3100 CENTENNIAL TOWER, 101 MARIETTA STREET, ATLANTA GA 30303 TO 101 MARIETTA STREET, SUITE 3100, ATLANTA, GA 30303(EXHIBIT A).

IN ADDITION, IT APPEARS LEGAL COUNSEL SUBMITTED ADDITIONAL DOCUMENTS WHICH WERE NOT FILED AS PART OF THE ORIGINAL PROOF OF CLAIM SUBMITTED ON 4/27/2018 AND APPEARED UPDATED PROOF OF CLAIM FORM LISTING THE ADDRESS AS 101 MARIETTA STREET, NW SUITE 3100, ATLANTA GA 30303 (EXHIBIT B)

DEBTOR WILL ALSO SUBMIT THIS DOCUMENT TO THE ABOVE COUNSEL AT 101 MARIETTA STREET NW, SUITE 3100, ATLANTA, GA 30303 ON JULY 16<sup>TH</sup>, 2021.

DEBTOR REQUEST CLAIM BE DISALLOWED. THIS MODIFICATION OF SUITE NUMBERS APPEARED TO HAVE BEEN INTENTIONAL. SUBMITTED PROOF OF CLAIMS MUST HAVE CORRECT ADDRESS OF SUBMITTING CREDITOR.

**16<sup>TH</sup> OF JULY 2021** 

<u>CASSANDRA IOANSON-LANDRU</u>

CASSANDRA JOHNSON-LANDRY, PRO SE

# UNITED STATES BANKRUPTCY COURT OF GEORGIA

# NORTHERN DISTRICT CERTIFICATE OF SERVICE

I, CASSANDRA JOHNSON-LANDRY, DEBTOR CURRENTLY SUBMIT AMENDED OBJECTION #2 TO CLAIM NUMBER 3 VALERI BURNOUGH SUITE NUMBERS FOR LEGAL COUNSEL. DEBTOR IS OVER THE AGE OF 18 YEARS. AMENDED OBJECTION #2 SUBMITTED BY USPS MAIL ON 16<sup>TH</sup> OF JULY 2021.

CHARLES R. BRIDGES 101 MARIETTA STREET SUITE 3100 ATLANTA, GA 30303

MICHAEL A. CALDWELL 101 MARIETTA STREET SUITE 3100 ATLANTA, GA 30303

HERBERT C. BROADFOOT II 2964 PEACHTREE ROAD, NW. SUITE 555 ATLANTA, GA 30305

S. GREGORY HAYS 2964 PEACHTREE ROAD, NW. SUITE 555 ATLANTA, GA 30305

16<sup>TH</sup> OF JULY 2021

 **EXHIBIT A** 

## Northern District of Georgia Claims Register

18-55697-Irc Cassandra Johnson Landry Converted 09/14/2018

Judge: Lisa Ritchey Craig

Chapter: 7

Office: Atlanta

Last Date to file claims:

Trustee: S. Gregory Hays Last Date to file (Govt): 09/30/2018

Creditor: (21484451)	Claim No: 1	Status: Allowed 195				
The Downs Homeowners Association, Inc.	Original Filed Date: 04/18/2018	Filed by: CR				
P.O. Box 250800	Original Entered Date: 04/18/2018	Entered by: Bradley W. Griffin Modified:				
Atlanta, Georgia 30325		Woomen.				
Amount   claimed: \$2911.35						
History:						
	owns Homeowners Association Inc. Am	ount claimed: \$2911.35 (Griffin, Bradley)				
195 07/12/2019 Order DENYING Motion		lo. 1 of The Downs Homeowners Association (Related Doc				
Description: (1-1) Proof of Claim and Backup						
Remarks:						
Credilor: (21500842)	Claim No: 2	Status				
Bureaus Investment Group Portfolio No 15 LLC	Original Filed Date: 04/25/2018	Filed by: CR				
c/o PRA Receivables Management, LLC	Original Entered Date: 04/25/2018	Entered by: PRA Receivables Management, LLC				
PO Box 41021 Norfolk VA 23541		Modified;				
	<u> </u>					
Amount claimed: \$13719.40						
History:						
Details 2-1 04/25/2018 Claim #2 filed by Burea Management, LLC)	us Investment Group Portfolio No 15 LLC	C, Amount claimed: \$13719.40 (PRA Receivables				
Description:						
Remarks: (2-1) CAPITAL ONE, N.A.						
Creditor: (21457005) History	Claim No: 3	Status:				
Valeri Burnough	Original Filed Date: 04/27/2018	Filed by: CR				
Delong Caldwell Bridgers	Original Entered Date: 04/27/2018	Entered by: Charles R. Bridgers				
Fitzpatrick & Benjamin		Modified:				
101 Marietta St, NW, Suite 3100 Atlanta, GA 30303						
Amount   Claimed: \$30060.95						
History:						
	Duranish America delicated process of	2011				
	Burnough, Amount claimed: \$30060.95 (	Bridgers, Charles)				
Description: (3-1) FLSA claim for unpeld overtime wages and attorneys fees						
	d altorneys rees					
Remarks:	d attorneys tees					
Remarks:	d attorneys tees					
Remarks:  Credilor: (21522094) History	Claim No: 4	Status:				
Creditor: (21522094) <u>History</u> American Express National Bank	Claim No: 4 Original Filed Date: 05/03/2018	Filed by: CR				
Credilor: (21522094) <u>History</u> American Express National Bank Becket and Lee LLP	Cialm No: 4	Filed by: CR Entered by: Mukherjae, Sabari - Becket & Lee LLP				
Credilor: (21522094) History American Express National Bank Becket and Lee LLP PO Box 3001	Claim No: 4 Original Filed Date: 05/03/2018	Filed by: CR				
Credilor: (21522094) <u>History</u> American Express National Bank Becket and Lee LLP	Claim No: 4 Original Filed Date: 05/03/2018	Filed by: CR Entered by: Mukherjae, Sabari - Becket & Lee LLP				
Credilor: (21522094) History American Express National Bank Becket and Lee LLP PO Box 3001 Malvern, PA 18355-0701  Amount claimed: \$13312.03	Claim No: 4 Original Filed Date: 05/03/2018	Filed by: CR Entered by: Mukherjae, Sabari - Becket & Lee LLP				
Credilor: (21522094) History American Express National Bank Becket and Lee LLP PO Box 3001 Malvern, PA 19355-0701  Amount claimed: \$13312.03	Claim No: 4 Original Filed Date: 05/03/2018 Original Entered Date: 05/03/2018	Filed by: CR Entered by: Mukherjae, Sabari - Becket & Lee LLP				
Credilor: (21522094) History American Express National Bank Becket and Lee LLP PO Box 3001 Malvern, PA 19355-0701  Amount claimed: \$13312.03	Claim No: 4 Original Filed Date: 05/03/2018 Original Entered Date: 05/03/2018	Filed by: CR Entered by: Mukherjee, Sabari - Becket & Lee LLP Modified:				
Creditor: (21522094) History American Express National Bank Becket and Lee LLP PO Box 3001 Malvern, PA 19355-0701  Amount Claimed: \$13312.03	Claim No: 4 Original Filed Date: 05/03/2018 Original Entered Date: 05/03/2018	Filed by: CR Entered by: Mukherjee, Sabari - Becket & Lee LLP Modified:				

# Northern District of Georgia Claims Register

18-55697-lrc Cassandra Johnson Landry Converted 09/14/2018

<b>Judge:</b> Lisa Ritchey Cra	ig Chapter: 7					
Office: Atlanta	Last Date to	file claims:				
Trustee: S. Gregory Hay	s Last Date to	file (Govt): 09/30/2018				
The Downs Homeowners Association, Inc. c/o Lazega & Johanson, LLC	Claim No: 1 Original Filed Date: 04/18/2018 Original Entered Date: 04/18/2018	Status: Allowed <u>195</u> Filed by: CR Entered by: Bradley W. Griffin Modified:				
Amount claimed: \$2911.35 Secured claimed: \$2911.35						
History:						
	ed by The Downs Homeown Griffin, Bradley)	ers Association, Inc., Amount claimed:				
Downs Hor	195 O7/12/2019 Order DENYING Motion to Disallow Claim (Objection to Claim) No. 1 of The Downs Homeowners Association (Related Doc # 150) Service by BNC Ent on 7/12/2019. (law) Status: Allowed					
Description: (1-1) Proof of Claim and Back	ůρ					
Remarks:						
Bureaus Investment Group Portfolio No 15 LLC c/o PRA Receivables Management, LLC	Bureaus Investment Group Portfolio No 15 LLC 15 LLC 16 PO Box 41021  Coriginal Filed Date: 04/25/2018  Coriginal Entered Date: 04/25/2018  Coriginal Entered Date: 04/25/2018  Coriginal Entered Date: 04/25/2018  Coriginal Entered Date: 04/25/2018					
Amount claimed: \$13719.40						
History:						
Details 2-1 04/25/2018 Claim #2 filed by Bureaus Investment Group Portfolio No 15 LLC, Amount claimed: \$13719.40 (PRA Receivables Management, LLC)						
Description:						
Remarks: (2-1) CAPITAL ONE, N.A.						
Creditor: (21457005) <u>History</u> Valeri Burnough	Claim No: 3 Original Filed	Status: Filed by: CR				

Delong Caldwell Bridgers Fitzpatrick & Benjamin 101 Marietta St, NW, Suite 3100 Atlanta, GA 30303			amin IW, Suite 310	00	Date: 04/27/2018 Original Entered Date: 04/27/2018	Entered by: Charles R. Bridgers Modified:
Amoun	ıţcı	aimed:	\$30060.95			
History:	_					
Details		<u>3-1</u>	04/27/2018	Claim #3 file Charles)	ed by Valeri Burnough, Amo	ount claimed: \$30060.95 (Bridgers,
		<u>394</u>	06/22/2021	16, 2021, th	e Court will schedule such of eri Burnough (Related Doc	tion that states a claim on or before July objection for hearing. (Objection to Claim) # 366) Service by BNC Entered on
Descript	ion:	(3-1)	FLSA claim f	or unpaid ov	ertime wages and attorneys	s fees
Remark		<del>```</del>				
1,477	<u> </u>					
Creditor: (21522094) History American Express National Bank Becket and Lee LLP PO Box 3001 Malvern, PA 19355-0701					Claim No: 4 Original Filed Date: 05/03/2018 Original Entered Date: 05/03/2018	Status: Filed by: CR Entered by: Mukherjee, Sabari - Becket & Lee LLP Modified:
	<u>=</u> _	aimed	\$13312.03		Λ	1
History: Details	_	4-1	05/03/2018		ed by American Express Na , Sabari - Becket & Lee LLP	ational Bank, Amount claimed: \$13312.03
Descript	ion:					
Remark	s.					
1 <del></del>				MAINS III AV		
Creditor: (21456999) History Department of the Treasury Internal Revenue Service P.O. Box 7346 Philadelphia, PA 19101-7346			Treasury Service	istory	Claim No: 5 Original Filed Date: 05/09/2018 Original Entered Date: 05/09/2018 Last Amendment Filed: 02/21/2019 Last Amendment	Status: Filed by: CR Entered by: Internal Revenue Service Modified:
History:						
				(Internal Re	evenue Service)	easury, Amount claimed: \$5000.00
					Claim #5 filed by Departmen evenue Service)	nt of the Treasury, Amount claimed: \$0.00
Descript	ion:					
Remark	 s:					

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## IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

IN	RE:		

Civil Action No. 18-55697-lrc

Cassandra Johnson Landry,

Debtor

# CREDITOR VALERI BURNOUGH'S RESPONSE TO DEBTOR'S ADDENDUM TO OBJECTION TO CLAIM NUMBER 3

Judgment Creditor, Valeri Burnough, (hereinafter "Ms. Burnough") through the undersigned counsel states as follows:

- Counsel for Judgment Creditor learned of Ms. Burnough's death on May 26,
   Counsel has filed a suggestion of death on behalf of Ms. Burnough.
   [Dkt. 383]
- 2. On May 27, 2016, undersigned counsel filed a complaint on Ms. Burnough's behalf against Debtor Cassandra Johnson Landry, Alliance for Change Through Treatment, LLC ("ACT"), and Attachment & Bonding Center of Atlanta, LLC ("ABC") in the U.S. District Court for the Northern District of Georgia alleging violations of the Fair Labor Standards Act, 29 U.S.C. § 201, et seq., 26 U.S.C. § 7434, and state-law claims for breach of contract, quantum meruit, and promissory estoppel.

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- 3. The Parties to said lawsuit reached a settlement agreement before U.S. Magistrate Judge Justin S. Anand on November 29, 2017. A true and correct copy of the Court's Minute Sheet evidencing the settlement agreement. [Dkt. 384-1] The Court directed the parties to prepare and submit a formal settlement agreement.
- 4. The Judgment Creditor's Counsel submitted a settlement agreement draft to Debtor's then-counsel who responded that Ms. Landry refused to sign and intended to renege on the settlement she had agreed to at the Mediation.
- 5. On February 19, 2018, Undersigned counsel filed a Motion to Enforce and Approve Settlement as agreed to during Mediation. [Dkt. 384-2]
- On March 22, 2018, U.S. District Court Judge Leigh Martin May issued an order granting Ms. Burnough's Motion to Enforce and Approve the Settlement as agreed to during Mediation. [Dkt. 384-3]
- 7. On March 26, 2018, the District Court entered a Judgment against Cassandra Johnson Landry, Alliance for Change Through Treatment, LLC and Attachment & Bonding Center of Atlanta, LLC, ruling that they were jointly and severally liable to Ms. Burnough in the amount of \$30,000. [Dkt. 384-4]

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- 8. Judgment Debtor Cassandra Johnson Landry ("Landry") filed this Bankruptcy action on April 11, 2018, approximately 2 weeks after entry of the aforementioned Judgment.
- 9. Having been found jointly and severally liable for the Judgment, Debtor Cassandra Johnson Landry is personally liable for this debt which remains due and owed. Landry has acknowledged the existence of this Judgement for the three years of her bankruptcy proceedings.
- 10. Contrary to Judgment Debtor's Objection, Ms. Burnough's death does not extinguish Landry's debt of \$30,000 as determined by the U.S. District Court's Decision and Order entered on March 26, 2018.
- 11. Judgment Creditor further seeks interest on the original Judgment dated March 22, 2018 at federal statutory rate of 2.06%.
- 12. Upon Ms. Burnough's death her interest in the Judgment passed to her estate.
- 13.On June 2, 2021, undersigned counsel on behalf of Creditor Valeri Burnough filed a Response [Dkt. 384] to Debtor's Objection to Claim Number 3 [Dkt. 366].

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14.Out of an abundance of caution, undersigned counsel files this response on behalf of the Estate of Creditor Valeri Burnough requesting that this Court overrule Debtor's Addendum to Objection to Claim Number 3. [Dkt. 381]

This 30<sup>th</sup> day of June 2021.

DELONG CALDWELL BRIDGERS FITZPATRICK & BENJAMIN, LLC

s/Charles R. Bridgers
Charles R. Bridgers
Georgia Bar No. 080791
Michael A. Caldwell
Georgia Bar No. 102775

X101 Marietta Street
Suite 2650
Atlanta, Georgia 30303
404-979-3150
charlesbridgers@dcbflegal.com
michaelcaldwell@dcbflegal.com

COUNSEL FOR CREDITOR Valeri Burnough

### IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

П	٧	RE	:

Cassandra Johnson Landry,

Civil Action No. 18-55697-irc

Debtor

#### **CERTIFICATE OF SERVICE**

Undersigned Counsel certifies that on June 30, 2021, he filed CREDITOR VALERI BURNOUGH'S RESPONSE TO DEBTOR'S ADDENDUM TO OBJECTION TO CLAIM NUMBER 3 [Dkt. 402] via the Clerk's electronic filing system, which will automatically effect service upon all counsel of record. Undersigned counsel further certifies that he served Debtor with a copy of this filing as follows:

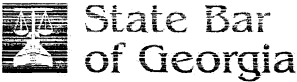
P.O. Box 1275 Grayson, GA 30017

This 1<sup>st</sup> day of July 2021.

DELONG CALDWELL
BRIDGERS FITZPATRICK &
BENJAMIN, LLC
s/ Charles R. Bridgers
Charles R. Bridgers

Georgia Bar No. 080791

COUNSEL FOR CREDITOR



# Mr. Michael A. Caldwell

Delong Caldwell Bridgers Fitzpatrick & Benjamin LLC

2650 Centennial Tower

101 Marietta Street NW

Atlanta, GA 30303-2731

Email

michaelcaldwell@dcbflegal.com

Phone

(404) 979-3154

Fax

(404) 979-3154

Status

Active Member in Good Standing

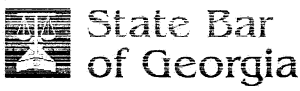
Public Discipline

None on Record

Admit Date 11/08/1979

Law School Catholic University-Washington

7/15/2021



# Mr. Charles Ronald Bridgers

Delong Caldwell Bridgers Fitzpatrick & Benjamin LLC

<sup>©</sup>101 Marietta Street NW Suite 2650

Atlanta, GA 30303-2731

**Email** 

charlesbridgers@dcbflegal.com

**Phone** 

(404) 979-3150

Fax

(404) 979-3170

**Status** 

Active Member in Good Standing

**Public Discipline** 

None on Record

**Admit Date** 

07/09/1993

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Law School

7/15/2021

Georgia State University

Member of the following sections:

**Appellate Practice** 

Labor & Employment Law

Nonprofit Law

**EXHIBITB** 

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Fill in this in	formation to identify the case:
Debtor 1	Cassandra Johnson Landry
Debtar 2 (Spouse, If filing)	
United States I	Bankruptcy Court for the: Northern District of Georgia
Case number	18-55697-lrc

## Official Form 410

# **Proof of Claim**

04/16

Read the instructions before filling out this form. This form is for making a claim for payment in a bankruptcy case. Do not use this form to make a request for payment of an administrative expense. Make such a request according to 11 U.S.C. § 503.

Filers must leave out or redact information that is entitled to privacy on this form or on any attached documents. Attach redacted copies of any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, and security agreements. Do not send original documents; they may be destroyed after scenning. If the documents are not available, explain in an attachment.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both, 18 U.S.C. §§ 152, 157, and 3571.

Fill in all the information about the claim as of the date the case was filed. That date is on the notice of bankruptcy (Form 309) that you received.

ī	Who is the current		·.						
•	creditor?	Valeri Burn	ough	y to be paid for this els	alm)	<del></del>	<u>,,</u>		
		Name of the current creditor (the person or entity to be paid for this claim)  Other names the creditor used with the debtor							
						الماكن المستحدين			
•	Has this claim been acquired from someone else?	☑ No ☐ Yes. From	m whom?					<del></del>	
3.	Where should notices and payments to the creditor be sent?	Where should notices to the creditor be sent?  Where should payments to the creditor be send different)			reditor be sent?	(if			
	Federal Rule of	DeLong Caldwell Bridgers Fitzpatrick & Benjam III			II Name			<del></del>	
	Bankruptcy Procedure (FRBP) 2002(g)	101 Marietta Street, NW, Suite 3100		Name	<u> Магре</u>				
			Street	100	Number	Streat		·	
		Atlanta, GA	A 30303						
		City	Slate	ZIP Code	City	State	ZIF	Code	
		Contact phone (404)979-3150	***	Contact phone	3	<del> </del>			
		Contact email	(404) 979-3170	<u> </u>	Contact email				
		Uniform claim is	dentifier for electronic payments	in chapter 13 (if you u	ise one):				
<b>.</b>	Does this claim amend one already filed?	☑ No □ Yes. Cla	lm number on court claims re	egistry (If known)		Filed on	MM / DD / YYY	Y	
j.	Do you know if anyone else has filed a proof of claim for this claim?	☑ No ☐ Yes. Wh	o made the earlier filing?				**************************************		

Official Form 410 Proof of Claim page 1

3.	Do you have any number you use to identify the debtor?	☑ No ☐ Yes. Last 4 digits of the debtor's account or any number you use to identify the debtor:
7,	How much is the claim?	\$ 30,060.95 Does this amount include interest or other charges?
		Yes. Attach statement itemizing interest, fees, expenses, or other charges required by Bankruptcy Rule 3001(c)(2)(A).
3.	What is the basis of the claim?	Examples: Goods sold, money loaned, lease, services performed, personal injury or wrongful death, or credit card.  Attach redacted copies of any documents supporting the claim required by Bankruptcy Rule 3001(c).
		Limit disclosing information that is entitled to privacy, such as health care information.
		FLSA unpaid minimum and overtime wages and attorneys fees
9.	is all or part of the claim secured?	No Yes. The claim is secured by a lien on property.
		Nature of property:  Real estate. If the claim is secured by the debtor's principal residence, file a Mortgage Proof of Claim
		Attachment (Official Form 410-A) with this Proof of Claim.  Other. Describe:
		Basis for perfection:  Attach redacted copies of documents, if any, that show evidence of perfection of a security interest (for example, a mortgage, lien, certificate of title, financing statement, or other document that shows the lien has been filed or recorded.)
		Value of property: \$
		Amount of the claim that is secured: \$
		Amount of the claim that is unsecured: \$(The sum of the secured and unsecured amounts should match the amount in line 7.
		Amount necessary to cure any default as of the date of the petition: \$
		Annual Interest Rate (when case was filed)%  ☐ Fixed ☐ Variable
1	0. Is this claim based on a	☑ No
	loase?	Yes, Amount necessary to cure any default as of the date of the petition.
1	1. Is this claim subject to a	☑ No
	right of setoff?	Yes. Identify the property:

**Proof of Claim** 

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12. Is all or part of the claim entitled to priority under	☑ No					
11 U.S.C. § 507(a)?	☐ Yes, Check	one:	Amount entitled to priority			
A claim may be partly priority and partly		ic support obligations (including alimony and child support) under C. § 507(a)(1)(A) or (a)(1)(B).	\$			
nonpriority. For example, in some calegories, the law limits the amount entitled to priority.		2,850° of deposits toward purchase, lease, or rental of property or services I, family, or household use. 11 U.S.C. § 507(a)(7).	s for \$			
cymnod to prostry.	bankrup	salaries, or commissions (up to \$12,850°) earned within 180 days before toy petition is filed or the debtor's business ends, whichever is earlier. C. § 507(a)(4).	the \$			
	☐ Taxes o	r penalties owed to governmental units, 11 U.S.C. § 507(a)(8).	\$			
	☐ Contribu	utions to an employee benefit plan. 11 U.S.C. § 507(a)(5).	\$ <u>·</u>			
	Other. S	Specify subsection of 11 U.S.C. § 507(a)() that applies.	\$			
	* Amounts a	re subject to adjustment on 4/01/19 and every 3 years after that for cases begun or	or after the date of adjustment.			
	. <u></u>		gas para taur retug ande iden by serie gerikenn stynds delder Perilabbei ir ek sin yr 4 yn, arbeit er er er inimeter sk			
Part 3: Sign Below	<del>,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,</del>					
The person completing	Check the appro	priate box:				
this proof of claim must sign and date it.	☐ I am the cre	editor,				
FRBP 9011(b).	I am the creditor's attorney or authorized agent.					
If you file this claim	am the tru	stee, or the debtor, or their authorized agent. Bankruptcy Rule 3004.				
electronically, FRBP 5005(a)(2) authorizes courts	Lam a guarantor, surety, endorser, or other codebtor. Bankruptcy Rule 3005.					
to establish local rules specifying what a signature	Lunderstand that an outbodied about we satisfy Created Claim and an activated demand that there are the					
is.	I understand that an authorized signature on this <i>Proof of Claim</i> serves as an acknowledgment that when calculating the amount of the claim, the creditor gave the debtor credit for any payments received toward the debt.					
A person who files a fraudulent claim could be fined up to \$500,000,	I have examined the information in this <i>Proof of Claim</i> and have a reasonable belief that the information is true and correct.					
imprisoned for up to 5 years, or both.  18 U.S.C. §§ 152, 157, and	I declare under penalty of perjury that the foregoing is true and correct.					
3571.	Executed on dal					
		MM / DD / YYYY				
	16.	RBnd.				
	Signature	cong-				
	Print the name	of the person who is completing and signing this claim:				
	Name	Charles R. Bridgers				
		First name Middle name Last r	апе			
	Title	Attorney	جيني بدو بدخ واحدوا وخياج د در مرحد جي درار وياد <u>غالا والاند</u> و ادر وريو د درويو د <del>در در درو</del> د داد والاند			
	Company	DeLong Caldwell Bridgers Fitzpatrick & Benjamin, LLC				
	. ,	Identify the corporate servicer as the company if the authorized agent is a service	er.			
	Address	101 Marietta Street, NW, Suite 3100	- Control of the Cont			
		Number Street				
		Atlanta, GA 30303				
- Paragraphic		City State ZIP C				
1	Contact phone	(404)979-3150 Email Charlesh	ridgers@dcbflegal.com			

Case 18-55697-Irc Claim 3-1 Part 2 Filed 04/27/18 Desc Statement of interest Page 1 of 1

#### IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

IN RE:

Cassandra Johnson Landry,

Civil Action No. 18-55697-Irc

Debtor

### NOTICE PURSUANT TO BANKRUPTCY RULE 3001(c)(2)(A)

On behalf of Creditor Valeri Burnough, undersigned counsel states as follows:

Original Judgment: \$30,000

Interest on Original Judgment dated March 22, 2018 at federal statutory rate of 2.06% through April 27, 2018: \$60.95

DELONG CALDWELL BRIDGERS FITZPATRICK & BENJAMIN, LLC

s/ Charles R. Bridgers
Charles R. Bridgers
Georgia Bar No. 080791
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